

OREGON COASTAL NONPOINT PROGRAM
NOAA/EPA PROPOSED FINDING
Draft 10/9/14

C. ADDITIONAL MANAGEMENT MEASURES - FORESTRY

PURPOSE OF MANAGEMENT MEASURE: The purpose of this management measures is to identify additional management measures necessary to achieve and maintain applicable water quality standards and protect designated uses for land uses where the 6217(g) management measures are already being implemented under existing nonpoint source programs but water quality is still impaired due to identified nonpoint sources.

CONDITION FROM JANUARY 1998 FINDINGS: Within two years, Oregon will identify and begin applying additional management measures where water quality impairments and degradation of beneficial uses attributable to forestry exist despite implementation of the 6217(g) measures.

PROPOSED FINDING:

(This finding is for all the additional management measures for forestry, not just pesticides. I'm leaving this blank.)

RATIONALE:

The federal agencies' January 13, 1998, conditional approval findings noted that Oregon had published forest practices rules that require buffer zones for most pesticide applications (OAR 629-620-0400(7)(b)). However, these rule changes did not address aerial application of herbicides along non-fish bearing streams. NOAA and EPA determined that stream spray buffers for the aerial application of herbicides on non-fish bearing streams on forestlands was inadequate and should be strengthened to attain water quality standards and fully support beneficial uses.

Since its 1998 conditional approval findings, Oregon has provided several documents describing the programs it relies on to manage pesticides, most recently in March 2014. In addition to the FPA rule buffers noted above, the state also addresses pesticide issues through the Chemical and Other Petroleum Product Rules (OAR 629-620-0000 through 800), Pesticide Control Law (ORS 634), best management practices set by the ODA, and federal pesticide label requirements under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as well as the state's Water Quality Pesticide Management Plan and Pesticide Stewardship Partnership. In its March 2014 submittal, Oregon noted that it specifically relies on best management practices set by ODA and EPA under FIFRA for the protection of small non-fish bearing streams. Given the lack of monitoring for aerial application of herbicides on non-fish bearing streams in Oregon's coastal forestlands and the potential for adverse water quality and designated use impacts from the aerial application of herbicides, NOAA and EPA continue to believe that Oregon should take additional steps to ensure non-fish bearing streams are adequately protected during the aerial application of herbicides.

Aerial application of herbicides, such as glyphosate, 2,4-D, atrazine, and others, is a common practice in the forestry industry. Herbicides are sprayed to control weeds on recently harvested parcels to prevent competition with newly planted tree saplings. Within the coastal nonpoint management area, non-fish bearing streams comprise 60 to 70 percent of the total stream length. Oregon does not require riparian buffers during forest harvests along non-fish bearing streams, which might otherwise provide a spray buffer. Furthermore, there are no riparian buffers to filter herbicide-laden runoff before it enters the streams.

In the NOAA National Marine Fisheries Services' (NMFS) biological opinion (BiOp) for several EPA herbicide labels, including 2,4-D, aerial drift was identified as the most likely pathway for these herbicides to enter aquatic habitats.¹ NMFS also noted that runoff was also a likely pathway for 2,4-D. The BiOp states that herbicides can have both direct and indirect effects on water quality and aquatic species, including salmon. One of the common indirect effects occurs because herbicides can reduce the growth and biomass of primary producers (algae and phytoplankton) that form the base of the aquatic food chain. The BiOp notes that a decrease in primary production can have significant effects on consumers that depend on the primary producers for food. These effects are often reported at herbicide concentrations well below concentrations that would have a direct effect on consumers. The BiOp discusses that it is difficult to predict the magnitude and duration these impacts would have on juvenile salmon because the extent of salmonid effects often depend on the interaction with many different parameters, such as availability of alternative food sources, water temperature, and other abiotic factors. NMFS concluded that products containing 2,4-D are likely to jeopardize the existence of all listed salmonids and adversely modify or destroy critical habitat. Products containing diuron were also likely to adversely modify or destroy critical habitat, but not likely to jeopardize listed salmonids.

Research has shown that the aerial application of herbicides may adversely impact water quality and salmon. As discussed in EPA's *Guidance Specifying Management Measures for Sources of Nonpoint Pollution in Coastal Waters*, the condition for forest chemical management is to "use chemicals when necessary for forest management in accordance with the following to reduce nonpoint source pollution impacts due to the movement of forest chemicals off-site during and after application: (4) Establish and identify buffer areas for surface waters. (This is especially important for aerial applications.)" EPA's 1993 Guidance cites a study from Norris and Moore (1971), that observed the concentration of 2,4-D in streams was one to two orders of magnitude higher in forestry operations without buffers than in areas with buffers. Riekirk and others (1989) found that the greatest risk to water quality from forestry pesticide application was from aerial application and drift, runoff, and erosion. In Norris (1967), glyphosate aerially applied in the

¹ NMFS. 2011. *National Marine Fisheries Service Endangered Species Act Section 7 Consultation Biological Opinion Environmental Protection Agency Registration of Pesticides 2,4-D, Triclopyr BEE, Diuron, Limuron, Captan, and Chlorothalonil*. NOAA National Marine Fisheries Service, June 30, 2011.

Oregon Coast Range with no buffers and direct application resulted in a maximum stream concentration of 0.27 mg/L.

There have been few peer-reviewed studies that have specifically evaluated the extent and effects of aerial application of herbicides in Oregon's coastal nonpoint management area and none on non-fish bearing streams in Oregon's coastal nonpoint management area. Studies in Oregon have found positive detections in water after aerial application (Dent and Robben, 2000; Kelly et al., 2012). These levels have been below thresholds of concern determined in the studies for people and aquatic life. ODF's Dent and Robben 2000 Study monitored herbicides and fungicides along Type F (fish-bearing) and Type D (drinking water) streams to assess the effectiveness of the FPA pesticide management practices at protecting water quality during drift application.⁴ Of 26 sites sampled 24 hours after application, all herbicides detected were at concentrations of less than 1 ppb, below the minimum exposure thresholds for humans and aquatic life. They concluded that the FPA's practices were effective at protecting water quality for Types F and D streams. However, they note they could not draw any conclusions about the FPA's effectiveness at protecting water quality for non-fish bearing streams during the aerial application of herbicides. In a 2012 USGS study in the McKenzie River of the Clackamas Basin, outside the coastal zone management area, 43 out of 175 compounds were detected at least once across 28 sites. The study focused on urban, forestry, and agricultural land uses. Nine pesticides were detected out of 14 samples from the drinking water facility's intake from 2002 to 2010. However, concentrations were low, less than 1 part per billion, and the largest number of pesticide detections were associated with urban stormwater (Kelly et al. 2012). This study was conducted outside the coastal zone management area.

Non-peer-reviewed studies also did not focus on aerial application of herbicides on non-fish bearing streams in forestlands. The Oregon Health Authority's Exposure Investigation (EI) on the Highway 36 Corridor included herbicide samples in water, food, plants, and people. While herbicides have been detected in blood and urine samples, it is not possible to confirm whether these exposures resulted from the aerial application of pesticides or from another source. Low levels of herbicides applied during aerial applications were found in 10 soil samples, but no herbicides were found in drinking water samples (Oregon Health Authority, Draft Final, 2014). However, the Study noted that herbicide samples were not collected during the primary time of spraying.

ODF's paired watershed study on the Alsea subbasin also found that while some herbicides were detected, they were not at levels that would pose a significant risk to humans or aquatic life.⁵ Following the aerial application of herbicides over a non-fish bearing stream segment that did not have riparian buffers, the researchers measured herbicide concentrations at three locations below the application site: at the fish/non-fish bearing stream interface in the middle of the

⁴ Dent L. and J. Robben. 2000. *Oregon Department of Forestry: Aerial Pesticide Application Monitoring Final Report*. Oregon Department of Forestry, Pesticides Monitoring Program. Technical Report 7. March 2000.

⁵ NCAIS (2013) [full citation but I haven't been able to access this report]

harvest unit; at the bottom of the harvest unit; and well below the harvest unit. Of the five herbicides that were applied, only glyphosate was detected in any of the samples. An initial pulse of glyphosate, ranging from about 40 to 60 ng/L (ppt), was recorded at the fish/no-fish interface site shortly after spraying but matched concentrations observed at the other two sites (approximately 25 ng/L) after three days. A clear pulse of approximately 115 ng/L (ppt) was recorded at the bottom of the harvest unit during a storm event that occurred eight days after application and another clear pulse of approximately 42 ng/L (ppt) was observed at the interface site during a second storm event ten days after spraying. All glyphosate concentrations recorded throughout the study period were orders of magnitude less than what the literature reported as the lowest observable effect for a variety of aquatic species. However, like the earlier ODF assessment, no samples were taken from a non-fish bearing stream segment that was directly under the application site. The water quality impacts to the non-fish bearing stream segment are unknown although one would expect to find higher concentrations of herbicides.

Oregon asserts it relies on the national best management practices established through the federal FIFRA pesticide labels to protect non-fish bearing streams. Currently, EPA, the National Marine Fisheries Service, the U.S. Fish and Wildlife Service, and the U.S. Department of Agriculture are working to improve the national risk assessment process to include all ESA-listed species when registering all pesticides, including herbicides. Given the scale of this undertaking, the federal agencies are employing a phased, iterative approach over the next 15 years to make the changes, and it is expected that herbicide labels will not be updated until the end of the 15-year process. This ongoing federal process, however, should not preclude Oregon from making needed state-level improvements to how it manages herbicides in the context of its forestry landscape and sensitive species.

Oregon and other Pacific Northwest states have recognized the need to go beyond the national FIFRA label requirements to protect water quality and aquatic species, including salmon, in their state. Oregon has 60-foot spray buffers for non-biological insecticides and fungicides on non-fish bearing streams (OAR 629-620-400(7)) and 60-foot spray buffers for herbicides on wetlands, fish-bearing and drinking water streams (OAR 629-620-400(4)). Compared to neighboring coastal states and jurisdictions, Oregon has the smallest forestry-specific water resource buffers for herbicides on non-fish bearing streams. For smaller non-fish bearing streams, Washington maintains a 50-foot riparian and spray buffer (WAC-222-38-040). Idaho has riparian and spray buffers for non-fish bearing streams of 100 feet (IAR 20-02-01). California has riparian buffers for non-fish bearing streams (**), which implicitly restrict the aerial application of herbicides near the stream.

With a lack of information about the specific impacts of herbicide spraying over non-fish bearing streams in Oregon and the scientific literature that shows a potential for negative effects, Oregon needs to ensure that it is providing adequate protections for non-fish bearing streams associated with the aerial application of herbicides.

Oregon has taken many steps in this direction. ODF requires that all pesticide applicators complete a notification form of potential pesticides that may be applied, the stream segments for pesticide application, the window of time in which application may occur, and a reminder of the spray buffers for fish-bearing and drinking water streams that may apply. While ODF's notification form specifically identifies guidance on spray buffers in the FPA, it is silent on Type N streams, presumably relying on FIFRA regulations. ODF's notification form allows a full list of pesticides that the applicator may use, so it is difficult to determine which pesticide will be and is actually applied. ODF also works with ODA to require pesticide applicators to undergo training and obtain licenses prior to being allowed to spray pesticides. Part of the training includes a review of regulations and requirements for protecting streams during aerial application. To reduce aerial drift, Oregon has guidance that instructs applicators to consider temperature, relative humidity, wind speed, and wind direction. For pesticide monitoring, there is currently no monitoring for aerial application of herbicides on non-fish bearing streams in forestland in the coastal nonpoint management area. However, Oregon plans to increase monitoring pesticides on forestlands in the coastal nonpoint management area. Oregon agencies also regularly coordinate through the

Oregon has taken independent steps to further address pesticide water quality issues. In 2007, key state agencies, including ODA, ODF, ODEQ, and the Oregon Health Authority, worked together to develop an interagency Water Quality Pesticide Management Plan to guide State-wide and watershed-level actions to protect surface and groundwater from potential impacts of pesticides, including herbicides. The plan, approved by EPA Region 10 in 2011, focuses on using water quality monitoring data as the driver for adaptive management actions. The plan describes a continuum of management responses, ranging from voluntary to regulatory actions the state could take to address pesticide issues. If water quality concerns cannot be addressed through the collaborative, interagency-effort, regulatory actions are taken using existing agency authorities.

As outlined in the plan, the State's Pesticide Stewardship Partnership (PSP) Program is the primary mechanism for addressing pesticide water quality issues at the watershed level. Through the partnership, the ODEQ works with State and local partners to collect and analyze water samples and use the data to focus technical assistance and best management practices on streams and pesticides that pose a potential aquatic life or human health impact.

NOAA and EPA acknowledge the progress Oregon has made in its establishment of a multi-agency management team, development of its Water Quality Pesticide Management Plan, and implementation of its PSP Program. However, the federal agencies note that water quality monitoring data on pesticides is still limited in the State, and that Oregon has only established eight PSP monitoring areas in seven watersheds, none of which are within the coastal nonpoint management area. While NOAA and EPA recognize that the PSP program targets the most problematic or potentially problematic watersheds, and Oregon received recent funding to expand into two new watersheds, the agencies believe that if monitoring data are to drive adaptive management, the State should develop and maintain more robust and targeted studies of

the effectiveness of its pesticide monitoring and best management practices within the coastal nonpoint management area. Moreover, the federal agencies encourage the State to design its monitoring program in consultation with EPA and NMFS so that it generates data that are also useful for EPA pesticide registration reviews and NMFS biological opinions that assess the impact of EPA label requirements on listed species.

In addition to a more robust, overall monitoring program for herbicides and other pesticides and to fully address the concerns NOAA and EPA raised in the 1998 conditional approval findings, Oregon may be able to achieve greater protection of non-fish bearing streams during the aerial application of herbicides through regulatory or voluntary approaches. An example of a regulatory approach would be to institute spray buffers for the aerial application of herbicides along non-fish bearing streams similar to neighboring states. Another option would be to institute riparian buffers along non-fish bearing streams, which, by default, would also provide a buffer during the aerial application.

Oregon could also institute voluntary programs, backed by enforceable authorities. These voluntary efforts could build on existing programs. Elements of the voluntary program could include, but is not limited to the following: :

- Develop more specific guidelines for voluntary buffers or buffer protections for the aerial application of herbicides on non-fish bearing streams.
- Educate and train aerial applicators of herbicides on the new guidance and how to minimize aerial drift to waterways, including non-fish bearing streams, and surrounding communities;
- Revise the ODF notification form to include a check box for aerial applicators to indicate they must adhere to FIFRA labels for all stream types, including non-fish bearing streams;
- Track the implementation of voluntary measures for the aerial application of herbicides along non-fish bearing streams and assess the effectiveness of these practices to protect water quality and designated uses;
- Conduct direct compliance monitoring for FIFRA label requirements related to aerial application of herbicides in forestry;
- Provide better maps of non-fish bearing streams and other sensitive sites and structures to increase awareness of these sensitive areas that need protection among the aerial applicator community; and
- Employ GPS technology, linked to maps of non-fish bearing streams to automatically shut off nozzles before crossing non-fish bearing streams.

If Oregon chooses a voluntary approach, the state would also need to meet the other CZARA requirements for using a voluntary, incentive-based programs as part of the state's coastal nonpoint program. This includes describing the process the state will use to monitor and track implementation of the voluntary practices, providing a legal opinion stating it has the necessary

back-up authority to require implementation of the voluntary measures, and demonstrating a commitment to use that back-up authority.

OREGON COASTAL NONPOINT PROGRAM
NOAA/EPA PROPOSED FINDING
Draft 10/99/23/14

C. ADDITIONAL MANAGEMENT MEASURES - FORESTRY

PURPOSE OF MANAGEMENT MEASURE: The purpose of this management measures is to identify additional management measures necessary to achieve and maintain applicable water quality standards and protect designated uses for land uses where the 6217(g) management measures are already being implemented under existing nonpoint source programs but water quality is still impaired due to identified nonpoint sources.

CONDITION FROM JANUARY 1998 FINDINGS: Within two years, Oregon will identify and begin applying additional management measures where water quality impairments and degradation of beneficial uses attributable to forestry exist despite implementation of the 6217(g) measures.

PROPOSED FINDING:

(This finding is for all the additional management measures for forestry, not just pesticides. I'm leaving this blank.)

RATIONALE:

The federal agencies' January 13, 1998, conditional approval findings noted that Oregon had published forest practices rules that require buffer zones for most pesticide applications (OAR 629-620-0400(7)(b)). However, these rule changes did not address aerial application of herbicides on along non-fish bearing streams. NOAA and EPA identified determined that stream spray buffers for the aerial application of herbicides on non-fish bearing streams on forestlands was inadequate e adequacy of stream buffers for the application of certain chemicals as one of the existing practices under the FPA and FPR should be strengthened and should be strengthened to attain water quality standards and fully support beneficial uses.

Since its 1998 conditional approval findings, Oregon has provided several documents describing the programs it relies on to manage pesticides, most recently in March 2014. In addition to the FPA rule buffers noted above, the state also addresses pesticide issues through the Chemical and Other Petroleum Product Rules (OAR 629-620-0000 through 800), Pesticide Control Law (ORS 634), best management practices set by the ODA, and federal pesticide label requirements under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as well as the state's sits voluntary Water Quality Pesticide Management Plan and the state's Pesticide Stewardship Partnership. In its March 2014 submittal, Oregon noted that it specifically relies on best management practices set by ODA and EPA under FIFRA for the protection of small non-fish bearing streams. Given the scientific evidence that points to lack of monitoring for aerial application of herbicides on non-fish bearing streams in Oregon's coastal forestlands and the potential for adverse water quality and designated use impacts from the aerial application of

herbicides, NOAA and EPA continue to believe that Oregon should take additional steps to ensure non-fish bearing streams are adequately protected during the aerial application of herbicides.

Comment [LL7]: I don't think we have the scientific evidence. I would suggest deleting the first part of this sentence. -JW- modified language,

Aerial application of herbicides, such as glyphosate, 2,4-D, atrazine, and others, is a common practice in the forestry industry. Herbicides are sprayed to control weeds on recently harvested parcels to prevent competition with newly planted tree saplings. ~~Within the coastal nonpoint management area, non-fish bearing streams comprise 60 to- 70% percent of the total stream length. In addition, Oregon does not require riparian buffers for during forest harvests on along non-fish bearing streams, which might otherwise provide a spray buffer. Therefore, trees can be harvested up to the stream banks along non-fish bearing streams. Herbicides applied aerially over non-fish bearing streams are can be delivered directly into these streams which may then enter fish-bearing streams or drinking water supplies. Furthermore, there are no riparian buffers to filter herbicide-laden runoff before it enters the streams.~~

Comment [AC9]: We still lack studies that make this connection. It would be great to have something to close this loop. From my research, some herbicides can either bind up with sediment pretty quickly and/or have fairly short half lives in water. If that's the case, are they available to impair water quality/fish if they even make it to fish bearing streams?

NWEA brings up amphibian impacts. They can be more sensitive than salmon and perhaps are found in non-fish streams? Could that also be a designated use angle we could highlight if we have data to support? - JW- deleted sentence. I haven't researched amphibian impacts, but could if you think it's worth it.

In the NOAA National Marine Fisheries Services' (NMFS) biological opinion (BiOp) for several EPA herbicide labels, including 2,4-D, aerial drift was identified as the most likely pathway for these herbicides to enter aquatic habitats.¹ NMFS also noted that runoff was also a likely pathway for 2,4-D. The BiOp states that herbicides can have both direct and indirect effects on water quality and aquatic species, including salmon. One of the common indirect effects occurs because herbicides can reduce the growth and biomass of primary producers (algae and phytoplankton) that form the base of the aquatic food chain. The BiOp notes that a decrease in primary production can have significant effects on consumers that depend on the primary producers for food. These effects are often reported at herbicide concentrations well below concentrations that would have a direct effect on consumers. The BiOp discusses that it is difficult to predict the magnitude and duration these impacts would have on juvenile salmon because the extent of salmonid effects often depend on the interaction with many different parameters, such as availability of alternative food sources, water temperature, and other abiotic factors. NMFS concluded that products containing 2,4-D are likely to jeopardize the existence of all listed salmonids and adversely modify or destroy critical habitat. Products containing diuron were also likely to adversely modify or destroy critical habitat, but not likely to jeopardize listed salmonids.

Comment [LL10]: I agree with Allison's points here, unless you meant herbicides used for aquatic weed and algae control are applied directly into streams? I would suggest deleting this sentence since the following two paragraphs discuss effects of herbicides. If not, then perhaps delete the mentioning of drinking water because ODF may extend the length of Type D stream when protection of Type N stream is insufficient (see Page 5 of 14 in http://www.oregon.gov/odf/privateforests/docs/water_classificationfpnotech.pdf) - JW- deleted sentence.

Research has shown that the aerial application of herbicides may adversely impact water quality and salmon. As discussed in EPA's *Guidance Specifying Management Measures for Sources of Nonpoint Pollution in Coastal Waters*, the condition for forest chemical management is to "use chemicals when necessary for forest management in accordance with the following to reduce nonpoint source pollution impacts due to the movement of forest chemicals off-site during and

Comment [AC11]: I only looked at BiOp that included 2,4-D. Would be good to skim the others for herbicides and make sure the same conclusions are made or acknowledge differences. JW: I looked at the other BiOp for herbicides, May 2012. But the three herbicides are not authorized for forestry. So I think it's just the 2011 BiOps for 2,4-D and others that we can rely on.

Comment [WJ12]: Moved this up so it goes directly into the science of why aerial application of herbicides can be harmful to fish and the biological impacts. Next session then gets into research articles of specific studies on herbicide monitoring.

¹ NMFS. 2011. *National Marine Fisheries Service Endangered Species Act Section 7 Consultation Biological Opinion Environmental Protection Agency: Registration of Pesticides 2,4-D, Triclopyr BEE, Diuron, Linuron, Captan, and Chlorothalonil*. NOAA National Marine Fisheries Service, June 30, 2011.

after application: (4) Establish and identify buffer areas for surface waters. (This is especially important for aerial applications.)” Norris and Moore (1971) found that the most adverse effects from the application of pesticides (including herbicides) occur when they are applied directly to water.² Direct application can occur by spraying pesticides directly over streams and through aerial drift. EPA’s 1993 Guidance cites a study from Norris and Moore (1971). (1971) also that observed the concentration of noted application of 2,4-D in streams was one to two orders of magnitude higher in forestry operations without buffers than in areas with buffers. Riekirk and others (1989) found that the greatest risk to water quality from forestry pesticide application was from aerial application and drift, runoff, and erosion. In Norris (1967), glyphosate aerially applied in the Oregon Coast Range with no buffers and direct application resulted in a maximum stream concentration of 0.27 mg/L. EPA’s 1993 guidance also cites a study by Botkin (1994) that states Botkin noted that in western Oregon and northern California, pesticides and fertilizers are applied at frequencies that indicate a potential for concern, and that fish are sensitive to some artificial chemicals (Botkin, 1994).

Formatted: Font: Times New Roman

Comment [AC13]: Conc. may be higher but was it at levels known to cause impairments? We should find that out. – *There aren’t really any published threshold values in the section (g) guidance. In articles referred to below, the pesticides detected in the studies are compared to a threshold of concern determined in those studies, so we compare it there.*

In the NOAA National Marine Fisheries Services’ (NMFS) biological opinion (BiOp) for several EPA herbicide labels, including 2,4-D, aerial drift was identified as the most likely pathway for these herbicides to enter aquatic habitats.³ NMFS also noted that runoff was also a likely pathway for 2,4-D. The BiOp states that herbicides can have both direct and indirect effects on water quality and aquatic species, including salmon. One of the common indirect effects occurs because herbicides can reduce the growth and biomass of primary producers (algae and phytoplankton) that form the base of the aquatic food chain. The BiOp notes that a decrease in primary production can have significant effects on consumers that depend on the primary producers for food. These effects are often reported at herbicide concentrations well below concentrations that would have a direct effect on consumers. The BiOp discusses it is difficult to predict the magnitude and duration these impacts would have on juvenile salmon because the extent of salmonid effects often depend on the interaction with many different parameters, such as availability of alternative food sources, water temperature, and other abiotic factors. The BiOp concluded that the use of 2,4-D in the Pacific Northwest jeopardizes salmon.

Comment [AC14]: This is a very broad statement that extends much further than herbicides are what we’re dealing with here. Not sure how helpful such a broad statement is, especially since the herbicides are among the least toxic. The study is also 20 yrs old so one could argue that Oregon’s pesticide use rates, types of chemicals applied, and mnngt practices have changed since 1994 so this statement is not reflective of current practice. More current info on herbicide use specifically would be stronger and help ward against potential arguments like this.

Comment [AC15]: I only looked at BiOp that included 2,4-D. Would be good to skim the others for herbicides and make sure the same conclusions are made or acknowledge differences.

There have been few peer-reviewed studies that have specifically evaluated the extent and effects of aerial application of herbicides on non-fish bearing streams within Oregon’s coastal nonpoint management area and none on non-fish bearing streams in Oregon’s coastal nonpoint management area. Studies in Oregon have found positive detections in water after aerial application (Dent and Robben, 2000; Kelly et al., 2012; Oregon Health Authority, 2014). These levels have been below thresholds of concern determined in the studies for people and aquatic life. ODF’s Dent and Robben 2000 Study monitored herbicides and fungicides along Type F (fish-bearing) and Type D (drinking water) streams to assess the effectiveness of the FPA.

Comment [LL16]: I would suggest moving this sentence to the bottom of page 4 since the jeopardy conclusion should be elaborated more.

Comment [AC17]: Since the state discusses them in their submittal, we need to acknowledge the ODF and Alsea studies too and explain why we think these have shortcomings for understanding herbicide impacts on Type N. I added the next two para. to address.

Comment [AC18]: Of what? Be specific of the types of herbicides

Comment [AC19]: Use footnotes to include full citations like above.

² EPA. 1993. *Guidance Specifying Management Measures for Sources of Nonpoint Pollution in Coastal Waters*. U.S. Environmental Protection Agency, Office of Water, Washington, DC. EPA 840-B-92-002 January 1993.

³ NMFS. 2011. *National Marine Fisheries Service Endangered Species Act Section 7 Consultation Biological Opinion Environmental Protection Agency Registration of Pesticides: 2,4-D, Triclopyr DEE, Diuron, Linuron, Captan, and Chlorothalonyl*. NOAA National Marine Fisheries Service, June 30, 2011.

pesticide management practices at protecting water quality during drift application.⁴ Of 26 sites sampled 24 hours after application, all herbicides detected were at concentrations of less than 1 ppb, below the minimum exposure thresholds for humans and aquatic life. They concluded that the FPA's practices were effective at protecting water quality for Types F and D streams. However, they note they could not draw any conclusions about the FPA's effectiveness at protecting water quality for non-fish bearing streams during the aerial application of herbicides. In a 2012 USGS study in the McKenzie River of the Clackamas Basin, outside the coastal zone management area, 43 out of 175 compounds were detected at least once across 28 sites. The study focused on urban, forestry, and agricultural land uses. Nine pesticides were detected out of 14 samples from the drinking water facility's intake from 2002 to 2010. However, concentrations were low, less than 1 part per billion, and the largest number of pesticide detections were associated with urban stormwater (Kelly et al. 2012). This study was conducted outside the coastal zone management area.

Non-peer-reviewed studies also did not focus on aerial application of herbicides on non-fish bearing streams in forestlands. The Oregon Health Authority's Exposure Investigation (EI) on the Highway 36 Corridor included herbicide samples in water, food, plants, and people. While herbicides have been detected in blood and urine samples, it is not possible to confirm whether these exposures resulted from the aerial application of pesticides or from another source. Low levels of herbicides applied during aerial applications were found in 10 soil samples, but no herbicides were found in drinking water samples (Oregon Health Authority, Draft Final, 2014). However, the Study noted that herbicide samples were not collected during the primary time of spraying.

though, none to date have focused on monitoring the effects of aerial application and drift of herbicides on non-fish bearing streams on forestlands in Oregon's coastal nonpoint management area. FIFRA label requirements vary (EPA, 2013; EPA, 1993), including some that restrict herbicides from entering the water, such that even low levels of herbicides measured in these studies in Oregon may not be in adherence with FIFRA.

DF's paired watershed study on the Alsea subbasin also found that while some herbicides were detected, they were not at levels that would pose a significant risk to humans or aquatic life.⁵ Following the aerial application of herbicides over a non-fish bearing stream segment that did not have riparian buffers, the researchers measured herbicide concentrations at three locations below the application site: at the fish/non-fish bearing stream interface in the middle of the harvest unit; at the bottom of the harvest unit; and well below the harvest unit. Of the five herbicides that were applied, only glyphosate was detected in any of the samples. An initial pulse of glyphosate, ranging from about 40 to 60 ng/L (ppt), was recorded at the fish/no-fish interface

Comment [JW20]: This sentence is getting to the presence/absence bar that even detectable levels of pesticides may not be acceptable under FIFRA even if they were deemed to be below "thresholds of concern" in the study.

Comment [AC21]: Use correct citation format as above.

Comment [AC22]: I don't understand the point you're trying to make here. If labels restrict pesticides from entering the water than I would think that would mean they couldn't spray above type N streams. Then the issue is really an enforcement issue (are they following the label requirements) rather than do they have process in place to provide protections? Lack of enforcement and poor implementation is not something we consider for CZARA approval...only if they have the processes in place. Therefore, this argument is not help to our rationale and I would remove.

Comment [AC23]: Would be good to figure out how far below this was.

Comment [AC24]: The only summaries of this research I've been able to locate are in the state's March submittal and in a slide presentation/abstract at <http://watershedsresearch.org/results/#alsea>. The work has been published by NCASI 2013 but I haven't been able to access the actual report yet. Would like to read through full study to confirm these statements are accurate and provide more specificity to what "well below" means. - JW- got a copy of document and will amend this section.

⁴ Dent L. and J. Robben. 2000. *Oregon Department of Forestry: Aerial Pesticide Application Monitoring Final Report*. Oregon Department of Forestry. Pesticides Monitoring Program. Technical Report 7. March 2000.

⁵ NCAS (2013) [full citation but I haven't been able to access this report]

site shortly after spraying but matched concentrations observed at the other two sites (approximately 25 ng/L) after three days. A clear pulse of approximately 115 ng/L (ppt) was recorded at the bottom of the harvest unit during a storm event that occurred eight days after application and another clear pulse of approximately 42 ng/L (ppt) was observed at the interface site during a second storm event ten days after spraying. All glyphosate concentrations recorded throughout the study period were orders of magnitude less than what the literature reported as the lowest observable effect for a variety of aquatic species. However, like the earlier ODF assessment, no samples were taken from a non-fish bearing stream segment that was directly under the application site. The water quality impacts to the non-fish bearing stream segment are unknown although one would expect to find higher concentrations of herbicides. The non-peer reviewed studies that are available, such as ODF's analysis of aerial pesticide application on Type F (fish-bearing) and Type D (drinking water) and monitoring results from the Alsea paired watershed study focused largely on impacts to fish-bearing streams so they cannot be used to draw conclusions about non-fish streams. With a lack of information about the specific impacts of herbicide spraying over non-fish bearing streams in Oregon and the wealth of scientific literature that shows a potential for negative effects, Oregon needs to ensure that it is providing adequate protections for non-fish bearing streams associated with during the aerial application of herbicides/herbicides.

The ODF monitored herbicides and fungicides along Type F (fish-bearing) and Type D (drinking water) streams to assess the effectiveness of the FPA pesticide management practices at protecting water quality during drift application.⁶ Of 26 sites sampled 24 hours after application, all herbicides detected were at concentrations of less than 1 ppb, below the minimum exposure thresholds for humans and aquatic life. They concluded that the FPA's practices were effective at protecting water quality for Types F and D streams. However, they note they could not draw any conclusions about the FPA's effectiveness at protecting water quality for non-fish bearing streams during the aerial application of herbicides.

Similarly, the Alsea paired watershed study also found that while some herbicides were detected, they were not at levels that would pose a significant risk to humans or aquatic life.⁷ Following the aerial application of herbicides over a non-fish bearing stream segment that did not have riparian buffers, the researchers measured herbicide concentrations at three locations below the application site: at the fish/non-fish bearing stream interface in the middle of the harvest unit; at the bottom of the harvest unit; and well below the harvest unit. Of the five herbicides that were applied, only glyphosate was detected in any of the samples. An initial pulse of glyphosate, ranging from about 40 to 60 ng/L (ppt), was recorded at the fish/no-fish interface site shortly after spraying but matched concentrations observed at the other two sites (approximately 25 ng/L) after three days. A clear pulse of approximately 115 ng/L (ppt) was recorded at the bottom of the harvest unit during a storm event that occurred eight days after application and another

Comment [JW25]: I added the articles of the most recent pesticide monitoring efforts in Oregon, though again none of these are for aerial application of herbicides on Type N streams. Allison, is this the kind of info you're looking for, or is it better to consolidate?

Comment [AC26]: I think this statement may be true but difficult to tell from the summary info I've been able to find so far. Can someone confirm? -JW - will ask Beter.

Comment [AC27]: State submission and several commenters also discussed USGS study for Eugene Drinking water District. We should acknowledge that as well. - JW - Included in above paragraph, Kelly et al, 2012.)

Comment [LL28]: I would suggest "associated with" the aerial applications of herbicides. "During" to me means when the application actually is taking place. - JW - changed.

Comment [AC29]: Would be good to figure out how far below this was. -JW Peter L reviewing.

Comment [AC30]: The only summaries of this research I've been able to locate are in the state's March submittal and in a slide presentation/abstract at <http://watershedresearch.org/results/#alsea>. The work has been published by NCASI 2013 but I haven't been able to access the actual report yet. Would like to read through full study to confirm these statements are accurate and provide more specificity to what "well below" means. - JW- got a copy of document and will amend this section.

⁶ Dent L. and L. Robben. 2000. Oregon Department of Forestry. Aerial Pesticide Application Monitoring Final Report. Oregon Department of Forestry. Pesticides Monitoring Program. Technical Report 7. March 2000.

⁷ NCASI (2013) (full citation but I haven't been able to access this report)

~~clear pulse of approximately 42 ng/L (ppt) was observed at the interface site during a second storm event ten days after spraying. All glyphosate concentrations recorded throughout the study period were orders of magnitude less than what the literature reported as the lowest observable effect for a variety of aquatic species. However, like the earlier ODF assessment, no samples were taken from a non-fish-bearing stream segment that was directly under the application site. The water quality impacts to the non-fish-bearing stream segment is unknown although one would expect to find higher concentrations of herbicides.~~

Comment [AC31]: I think this statement may be true but difficult to tell from the summary info I've been able to find so far. Can someone confirm?

~~EPA's January 1993 CZARA guidance describes its 6217(g) management measures for forestry (EPA-840-B-92-002, 1993) which includes the need to control forest chemicals. The guidance notes that herbicides, insecticides, and fungicides (collectively termed pesticides) applied directly or aerially are most easily transported to surface water and groundwater (Norris and Moore, 1971) and that pesticides with high solubilities can be extremely harmful to aquatic organisms (Brown, 1974). As a result, the guidance calls for a forest chemical management management measure where the State will~~

Comment [AC32]: I did not find this statement. Did I miss something? Guidance cites Norris/Moore (1971) "most adverse water quality effects related to the application of pesticides and fertilizers result from direct application of chemicals to surface waters of from chemical spills". Does not talk about aerial application.

Formatted: Indent: Left: 0"

~~"Use chemicals when necessary for forest management in accordance with the following to reduce nonpoint source pollution impacts due to the movement of forest chemicals off-site during and after application: (4) Establish and identify buffer areas for surface waters. (This is especially important for aerial applications.)"~~

Comment [AC33]: I don't think it is helpful to bring up the basic MM here. As the mngt team concluded, it introduces unnecessary confusion as to why we found they met the basic MM in 1998 yet added an add MM. - JW - I included it above, since it so clearly states what's expected in the program. But I'm open to deleting it above and just citing the literature. Or maybe making the language more general that the section(g) guidance speaks to the importance of buffers.

~~The guidance states that the delivery of pesticides to surface waters from forestry varies depending on the type of application, presence or absence of buffers, and pesticide characteristics. Norris and Moore (1971) noted application of 2,4-D was one to two orders of magnitude higher in forestry operations without buffers than in areas with buffers. Fredriksen and others noted that in eight years of monitoring northwest forest streams, no herbicide residues were detected in water column one month after application. However, aquatic organisms and sediments were not sampled. Herbicide-induced changes in vegetation density and composition may cause indirect effects on streams such as increases in temperature or nutrients after riparian vegetation is eliminated. Fredriksen noted that unsprayed buffer strips should minimize these effects (Fredriksen et al., 1973). The guidance cites other studies that describe the benefits of buffers for aerial application of pesticides (Norris et al., 1991; Norris 1967). Botkin noted that in western Oregon and northern California, pesticides and fertilizers are applied at frequencies that indicate a potential for concern, and that fish are sensitive to some artificial chemicals (Botkin, 1994). Lastly, NMFS' biological opinion on 2,4-D and other herbicides note studies that describe potential harmful effects from herbicides on salmon health and habitat (NMFS, 2011).~~

Formatted: Normal, Justified

~~○ Since its 1998 conditional approval findings, Oregon has provided several documents describing the programs it relies on to manage pesticides, most recently in March 2014. In addition to the EPA rule buffers noted above, the state also addresses pesticide issues through the Chemical and Other Petroleum Product Rules (OAR 629-620-0000 through 800), Pesticide~~

Control Law (ORS 634), best management practices set by the ODA, and federal pesticide label requirements under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as well as its voluntary Water Quality Pesticide Management Plan and the state's Pesticide Stewardship Partnership. In its March 2014 submittal, Oregon noted that it specifically relies on best management practices set by ODA and EPA under FIFRA for the protection of small non-fish-bearing streams.

In 2010 and 2011, NMFS completed biological opinions and risk assessments for five herbicides that EPA and NMFS initially determined may adversely affect endangered and threatened salmon in Oregon. Of the five herbicides, only 2,4-D's use was determined by NMFS to jeopardize salmon, and NMFS stated that the jeopardy determination was based heavily on 2,4-D's use for aquatic weed control. NMFS concluded that streamside buffers along salmon-supporting streams were not necessary for all herbicides that were evaluated. There are currently three herbicides for which NMFS has yet to complete the biological opinions, and they have court-ordered buffers in place. The court-ordered buffers are not part of FIFRA labels. NMFS completed biological opinions for herbicides in Washington and Oregon and assessed risks to ESA-listed Pacific salmon and steelhead. These biological opinions determined that streamside buffers were not necessary for the herbicides that were evaluated. There are currently three herbicides that have court-ordered buffers in place. The biological opinions and court-ordered buffers are not required to be and are not currently included in FIFRA labels.

Oregon asserts it relies on the national best management practices established through the federal FIFRA pesticide labels to protect of non-fish bearing streams. Currently, As the result of the different ways that several pesticide-related lawsuits regarding how federal agencies evaluated the impacts of pesticides on ESA-listed species and establish label requirements, EPA, the National Marine Fisheries Service, the U.S. Fish and Wildlife Service, and the U.S. Department of Agriculture are currently working to improve the national risk assessment process to include all ESA-listed species when registering, product label requirements, and best management practices for all pesticides, including herbicides. Given the scale of this undertaking, the federal agencies are employing a phased, iterative approach over the next 15 years to make the changes, and it is expected that herbicide labels will not be updated until the end of the 15-year process. This ongoing federal process, however, should not preclude Oregon from making needed state-level improvements to how it manages herbicides in the context of its forestry landscape and sensitive species. requested the National Academies of Science to review existing methods for assessing pesticide risk to listed species and to recommend improvements to the risk assessment process. The federal agencies have agreed to work jointly to implement the study's recommendations, which were released April 30, 2013, in a phased, iterative approach over the next 15 years. As a result, the agencies are in the process of modifying the methods for risk assessment that may affect the future labeling requirements and best management practices for herbicide applications. (ESA, (BEST), (DELS), & Council, 2013)

There have been no peer-reviewed studies to date that evaluate the extent and effects of aerial application of herbicides on non-fish bearing streams in the coastal nonpoint management area.

Comment [LL34]: I would suggest keeping this paragraph but add the years that NMFS issued the biological opinions. This will give readers an idea of what happened chronologically. Do we want to mention because of a court order, EPA assessed risks associated with herbicides use on endangered and threatened salmon in Oregon? However, risk assessment for all endangered and threatened species on a species-by-species basis has yet to be completed nationally by EPA. - I kept it deleted, but I will defer to Allison if you think this is what should be in the rationale.

Comment [AC35]: Since seems out of here. Not sure it's needed. - JW - not sure if this refers to court ordered buffers not being part of FIFRA labels. I think that's important to mention because of the state's reliance on FIFRA labels in its comments.

Comment [LL36]: The reason was not a lawsuit, it was disagreements between EPA and NMFS on the assumptions used for risk assessment modeling. - JW - okay

Comment [LL37]: The agencies are not working on labels or BMPs, just risk assessment. - JW okay

Other Oregon and other Pacific Northwest states have recognized the need to go beyond the national FIFRA label requirements to protect water quality and aquatic species, including salmon, in their state. Oregon has 60-foot spray buffers for non-biological insecticides and fungicides on non-fish bearing streams (OAR 629-620-400(7)) and 60-foot spray buffers for herbicides on wetlands, fish-bearing and drinking water streams (OAR 629-620-400(4)).

Compared to neighboring coastal states and jurisdictions, Oregon has the smallest forestry-specific water resource buffers for herbicides on non-fish bearing streams. For smaller non-fish bearing streams, Washington maintains a 50-foot riparian and spray buffer (WAC-222-38-040). Idaho has riparian and spray buffers for non-fish bearing streams of 100 feet (IAR 20-02-01).

California has riparian buffers for non-fish bearing streams (**-), which implicitly restrict the aerial application of herbicides near the stream-limit the herbicide use since applying herbicides over the riparian buffer would destroy the buffer would eliminate vegetation. Bureau of Land Management (BLM) lands in Oregon require that “no herbicide treatments should occur within 100 feet of a well or 200 feet of a spring or known diversion used as a domestic water source unless a written waiver is granted by the user of owner”

(http://www.blm.gov/or/plans/veg/treatmentseis/files/Veg_Treatments_ROD_Oct2010.pdf).

Comment [AC38]: Riparian or spray? – JW, I think both, but will confirm.

Formatted: Font color: Black, Highlight

Comment [AC39]: This is all about drinking water so don't think its relevant here. – JW- okay

With a lack of information about the specific impacts of herbicide spraying over non-fish bearing streams in Oregon and the scientific literature that shows a potential for negative effects, Oregon needs to ensure that it is providing adequate protections for non-fish bearing streams associated with the aerial application of herbicides.

Comment [LL40]: I would suggest “associated with” the aerial applications of herbicides. “During” to me means when the application actually is taking place. – JW – changed.

Oregon has taken many steps in this direction. ODF requires that all pesticide applicators complete a notification form of potential pesticides that may be applied, the stream segments for pesticide application, the window of time in which application may occur, and a reminder of the spray buffers for fish-bearing and drinking water streams that may apply. While ODF's notification form specifically identifies guidance on spray buffers in the FPA, it is silent on Type N streams, presumably relying on FIFRA regulations. ODF's notification form allows a full list of pesticides that the applicator may use, so it is difficult to determine which pesticide will be and is actually applied. ODF also works with ODA to require pesticide applicators to undergo training and obtain licenses prior to being allowed to spray pesticides. Part of the training includes a review of regulations and requirements for protecting streams during aerial application. To reduce aerial drift, Oregon has guidance that instructs applicators for to considering temperature, relative humidity, wind speed, and wind direction for drift control. However, Washington, California, and the Bureau of Land ManagementLM add also have prescriptive technology and weather-related best management practices to address drift control.” (Peterson, 2011) For pesticide monitoring, there is currently no monitoring for aerial application of herbicides on non-fish bearing streams in forestland in the coastal nonpoint management area. However, Oregon plans to increase monitoring pesticides on forestlands in the coastal nonpoint management area. Oregon agencies also regularly coordinate through the

Comment [AC41]: I assume precipitation is also included or not? JW - yes

Comment [AC42]: By “have” do we mean “requirements for” or just guidance as well?

Comment [AC43]: How are these different from OR's guidance to consider various weather conditions?

Comment [AC44]: Use footnote citation. – JW noted

[§] -Peterson, F. 2011. ****[include full citation]

~~In addition to its reliance on federal label requirements,~~ Oregon has taken independent steps to further address pesticide water quality issues. In 2007, key state agencies, including ODA, ODF, ODEQ, and the Oregon Health Authority, worked together to develop an interagency Water Quality Pesticide Management Plan to guide State-wide and watershed-level actions to protect surface and groundwater from potential impacts of pesticides, including herbicides. The plan, approved by EPA Region 10 in 2011, focuses on using water quality monitoring data as the driver for adaptive management actions. The plan describes a continuum of management responses, ranging from voluntary to regulatory actions the state could take to address pesticide issues. If water quality concerns cannot be addressed through the collaborative, interagency-effort, regulatory actions are taken using existing agency authorities.

As outlined in the plan, the State's Pesticide Stewardship Partnership (PSP) Program is the primary mechanism for addressing pesticide water quality issues at the watershed level. Through the partnership, the ODEQ works with State and local partners to collect and analyze water samples and use the data to focus technical assistance and best management practices on streams and pesticides that pose a potential aquatic life or human health impact.

NOAA and EPA acknowledge the progress Oregon has made in its establishment of a multi-agency management team, development of its Water Quality Pesticide Management Plan, and implementation of its PSP Program. However, the federal agencies note that water quality monitoring data on pesticides is still limited in the State, and that Oregon has only established eight PSP monitoring areas in seven watersheds, none of which are within the coastal nonpoint management area. While NOAA and EPA recognize that the PSP program targets the most problematic or potentially problematic watersheds, and Oregon received recent funding to expand is-expanding into two new watersheds, the agencies believe that, if monitoring data are to drive adaptive management, the State should develop and maintain more robust and targeted studies of the effectiveness of its pesticide monitoring and best management practices within the coastal nonpoint management area. Moreover, the The federal agencies encourage the State to design its monitoring program in consultation with EPA and NMFS so that it generates data that are also useful for EPA pesticide registration reviews and NMFS biological opinions that assess the impact of EPA label requirements on listed species.

Comment [LL45]: We should recognize that Oregon is not randomly selecting watersheds to monitor. – JW- okay

~~While the federal agencies are moving forward with a national solution with how risk-assessments for pesticide label requirements are conducted, that does not preclude Oregon from taking action to establish buffers or buffer protections for aerial application of herbicides on Type N streams. Examples of ways the State could have an approvable program are through an enforceable or voluntary program with monitoring and tracking.~~

In addition to a more robust, overall monitoring program for herbicides and other pesticides and, to fully address the concerns NOAA and EPA raised in the 1998 conditional approval findings, Oregon may be able to achieve greater protection of non-fish bearing streams during the aerial application of herbicides through regulatory or voluntary approaches. An example of a

~~regulatory approach~~ ~~a non-enforceable program~~ would be to institute statewide spray buffers for the aerial application of herbicides on Type N along non-fish bearing streams similar to neighboring states. ~~Another option would be to Oregon could also institute riparian buffers along non-fish bearing on Type N streams, which, by default, would also provide a buffer during the aerial application for herbicides.~~

~~Oregon could also institute voluntary programs, backed by enforceable authorities. An example of a voluntary program with monitoring and tracking would be for the State to develop guidance and policies on voluntary buffers or on buffer protections for aerial application of herbicides on Type N streams. These voluntary efforts could build on existing programs already in place with the addition of monitoring and tracking. Elements of the voluntary program could include, but is not limited to the following:~~ ~~include the following:~~

- ~~Develop more specific guidelines for voluntary buffers or buffer protections for the aerial application of herbicides on Type N non-fish bearing streams.~~
- ~~Outreach-Educate and train by ODA to aerial applicators of herbicides on the new guidance and how to that focuses on minimizing aerial drift to waterways, including on Type N (non-fish bearing) streams, and surrounding communities, including voluntary buffers;~~
- ~~Revise the ODF notification form to include a check box for indicating that aerial applicators to indicate they must adhere to FIFRA labels for all stream types, including Type N non-fish bearing streams;~~
- ~~Monitoring-Track the effectiveness of implementation of voluntary measures for the aerial application of herbicides buffers along non-fish bearing streams and assess the effectiveness of these practices to protect water quality and designated uses; on non-fish bearing streams in the coastal nonpoint management area for the aerial application of herbicides;~~
- ~~Conduct Direct compliance monitoring efforts by ODA of for FIFRA label requirements related to s for aerial application of herbicides in forestry;~~
- ~~Provide better Better mapping of Type N non-fish bearing streams and other sensitive sites and structures to increase awareness of these sensitive areas that need protection among the aerial applicator community; and~~
- ~~Employ GPS technology, linked to maps of non-fish bearing streams to Better use of maps and GPS to automatically shut off nozzles when crossing Type N before crossing non-fish bearing streams.~~

Comment [AC46]: Do we want to say something about more transparent notification process? This was a big issue raised in commenters and while I don't think we should hold OR to that for CZARA approval, it sure doesn't hurt to recognize the concern and encourage the state to do that in this forum.

Comment [AC47]: OR already has guidelines to minimize drift (see above para.) I think a few specific examples are needed here for the state to understand what additional specificity we're looking for.

Comment [AC48]: Do we really care WHO does it as long as it's done? Extension agents could be a good vector?

Comment [CG49]: Be specific with the name of the notification form.

Comment [LL50]: How can compliance monitoring be a voluntary program? This bullet is needs a bit more clarification. - *JW-showing that the State has monitoring and is willing to use it is part of how states can satisfy CZARA.*

Comment [AC51]: This isn't something the state can do. This is a BMP it would recommend applicator adopt. Therefore, should it be an example under the first bullet rather than listed here?

Formatted: Indent: Left: 0"

~~If Oregon chooses a voluntary approach, the state would also need to meet the other CZARA requirements for using a voluntary, incentive-based programs as part of the state's coastal nonpoint program. This includes describing the process the state will use to monitor and track implementation of the voluntary practices, providing a legal opinion stating it has the necessary back-up authority to require implementation of the voluntary measures, and demonstrating a commitment to use that back-up authority.~~

REFERENCES:

National Marine Fisheries Service, Endangered Species Act Section 7 Consultation, Biological Opinion. Environmental Protection Agency Registration of Pesticides. 2,4-D, Triclopyr-BEE, Diquat, Linuron, Captan, and Chlorothalonil.